Case 18-30178-MBK Doc 110 Filed 08/02/21 Entered 08/02/21 12:34:23 Desc Main Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

Raymond & Raymond Attorneys at Law 7 Glenwood Avenue, 4th Floor East Orange, New Jersey 07017 (973) 675-5622; (408) 519-6711 Telefax Email: herbertraymond@gmail.com Herbert B. Raymond, Jeffrey M. Raymond, Kevin

DeLyon Attorneys for the Debtor(s)

In Re:

THOMAS A. SEBOK, DEBTOR(S)

Order Filed on August 2, 2021 by Clerk

U.S. Bankruptcy Court District of New Jersey

Case No.: 18-30178 MBK

Chapter: 13

MICHAEL KAPLAN Judge:

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: August 2, 2021

United States Bankruptcy Judge

Case 18-30178-MBK Doc 110 Filed 08/02/21 Entered 08/02/21 12:34:23 Desc Main Document Page 2 of 2

The Cour	t having reviewed the Mo	otion for Authoriza	tion to Enter into	Final Loan Modification
Agreement filed	on JULY 16, 2021	, as to the <u>first</u>		_ mortgage [enter first,
	.] concerning real property Dr. South, Forked River		, and the Court ha	ving considered any
objections filed to	such motion, it is hereby	ORDERED that:		
T	The debtor is authorized to	enter into the fina	l loan modificatio	on agreement.
order. If it is not, debtor, debtor's a not fully executed		in 14 days thereaft anding trustee a Ce or, if any, must be	er, must file with ertification indicat	the Court and serve on the ing why the agreement was
debtor, the standi claim. Absent the disburse funds on	hand to other creditors put his case with respect to the	o the secured credit within the time fra ursuant to the prov	tor all funds held of ame set forth above isions of the confi	-
debtor must file a modification. If the	Unless the debtor's Plan has a Modified Chapter 13 Plan he loan modification resultended Schedules I and J was a superior of the superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules I and J was a superior of the loan modification resultended Schedules Resultended Schedules I and Schedules Resultended Schedules Resultended Resultend	<i>an and Motions</i> with Its in material chan	hin 14 days of conges in the debtor's	nsummation of the loan s expenses, the debtor
Order filed on	Post-petition arrears are	capitalized into thing the Standing Tr	e loan modification	arrears through the Plan; or on agreement, and the yments based on the
and the Standing on	Trustee will continue to n			modification agreement, or based on the Order filed
ŕ	f fees and costs related to ication for Compensation	C		
The M	lotion for Authorization to	Enter into Final L	oan Modification	Agreement is denied.